REMARKS

After entry of the instant Amendment, claims 5, 6, 8-10 and 17-19 remain pending in the

instant application. Claim 5 is amended to further define that the oxidation inhibitor is a triazole-

based compound, as originally set forth in a Markush group in claim 7, which is cancelled in this

Amendment. Claim 10 is amended to correct claim structure. Claims 1-4 and 11-16 were cancelled

in a previous amendment. Accordingly, no new matter is introduced with this Amendment.

Claim Rejections Under 35 U.S.C. §103:

Claims 5-10 and 17-19 stand rejected under 35 U.S.C. §103(a) as being unpatentable over

Kleyer at al. (U.S. Pat. No. 6,361,716) as modified. Kleyer, even as modified, does not disclose,

teach, or suggest any composition comprising a curable silicone composition and a silver-based

powder surface-treated with an oxidation inhibitor that is a triazole-based compound. Quite

simply, Klever does not teach any oxidation inhibitor that is a triazole-based compound. The

claims, as amended, are both and non-obvious over the prior art. Accordingly, the Applicant

respectfully requests the withdrawal of the claim rejections and allowance of the pending claims.

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Conclusion

In view of the aforementioned arguments and amendments, the Applicant respectfully

submits that all pending rejections are either moot or overcome. The Applicant also submits that

the amended claim and newly added claim are both novel and non-obvious. Therefore, each of

the claims is in condition for allowance. Accordingly, the Applicant respectfully requests such

allowance.

Respectfully submitted,

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Date

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